UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

VIVIAN MORENO, :

Plaintiff,

•

v. :

CA 09-078 ML

NORFOLK & DEDHAM GROUP,

OLIVE CAMERON-MORSE,

VAN TIENHOVEN & COTTER LIMITED,

Defendants.

ORDER

DENYING MOTION FOR EMERGENCY RELIEF

Before the Court is Plaintiff's Motion for Emergency Relief. ("Motion"). The Motion states that Plaintiff is:

requesting emergency relief for a trial on this case because I have loss of income due to the car accident, the insurance company does not want to give me this relief_[,] and I am requesting that we have an emergency trial since I have los[t] wages because of this accident which has substantially changed my lifestyle.

Motion.

The Court treats the Motion as a motion to accelerate the trial of this matter. The Motion is denied because:

- 1) it is not yet certain that the Court has jurisdiction over this action;
- 2) Defendants have yet to be served, and they are entitled to be heard regarding any accelerated trial; and
- 3) the reasons advanced by Plaintiff to support an accelerated trial are reasons which could be advanced by other plaintiffs, and the Court is unpersuaded that Plaintiff has made

a sufficient showing to justify advancing her case ahead of the cases of other plaintiffs who filed their cases earlier.

So ordered.

ENTER:

/s/ David L. Martin
DAVID L. MARTIN
United States Magistrate Judge
March 4, 2009